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Stetson University, Inc.
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

11 STETSON UNIVERSITY, INC., a
Florida not for profit corporation,
12 Plaintiff,
13 v.
14 FREDERICK G. ACKER, as personal
representative of the Estate of C. Paul
Johnson a/k/a Chauncey Paul Johnson;
15 THE C. PAUL JOHNSON FAMILY
CHARITABLE FOUNDATION, an
entity of unknown form; and
16 FREDERICK G. ACKER, as Trustee of
the C. Paul Johnson 2003 Trust,
17
18 Defendants,
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CASE NO. C 16-1905-WHA

**STIPULATION AND [PROPOSED] ORDER
CONTINUING ADR COMPLIANCE AND
PLEADING DEADLINES**

Judge: Hon. William Alsup

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Order re:

STIPULATION RE: CONTINUING ADR AND
PLEADING DEADLINES
CASE NO. C 16-1905-WHA

1 WHEREAS the Complaint in the action captioned *Stetson University, Inc. v.*
2 *Frederick G. Acker, et al.*, No. C 16-1905, was filed in this Court on April 11, 2016;

3 WHEREAS a First Amended Complaint in this action was filed on May 5, 2016;

4 WHEREAS, this action was re-assigned to U.S. District Judge William Alsup on
5 June 23, 2016;

6 WHEREAS the parties desire to establish uniform dates for events in this action,
7 including the date by which these defendants must respond to the First Amended Complaint;

8 WHEREAS another counsel for defendants will be on vacation from August 5 to
9 August 21, 2016;

10 WHEREAS counsel for the parties met and conferred regarding initial
11 disclosures, early settlement, ADR process selection, and discovery plans on July 25, 2016; and

12 WHEREAS counsel for the parties wish to advise their respective clients
13 regarding the substance of the July 25, 2016 meet and confer, before their clients must execute
14 the ADR certifications.

15 THEREFORE, IT IS HEREBY STIPULATED THAT:

16 1. The last day to file ADR Certifications and related Stipulations or
17 Notices shall be continued to July 27, 2016;

18 2. Defendants Frederick G. Acker, as personal representative of the Estate
19 of C. Paul Johnson a/k/a Chauncey Paul Johnson and Frederick G. Acker, as Trustee of the C.
20 Paul Johnson 2003 Trusts' deadline to answer, move or otherwise respond to the First Amended
21 Complaint shall be August 29, 2016.

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2 Dated: July 25, 2016

Respectfully submitted,

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4 KEEGIN HARRISON SCHOPPERT SMITH
& KARNER LLC

5 */s/ Lynde Selden III*
6 Lynde Selden III (SBN 207513)
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7 Robert L. Harrison (SBN 76710)
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9 *Attorneys for Plaintiff Stetson University, Inc.*

10 Dated: July 25, 2016

11 McDERMOTT WILL & EMERY LLP

12 */s/ A. Marisa Chun*
13 A. Marisa Chun
275 Middlefield Road, Suite 100
Menlo Park, CA 94025
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16 *Attorneys for Defendants Frederick G. Acker,
as personal representative of the Estate of C.
Paul Johnson a/k/a Chauncey Paul Johnson
and Frederick G. Acker, as Trustee for The C.
Paul Johnson 2003 Trust*

19 In accordance with Civil Local Rule 5-1(i)(3) of this Court, I, Lynde Selden III, attest to
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the fact that concurrence in the filing of this document has been obtained from the other
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signatory which shall serve in lieu of his or her signature on the document.

23 */s/ Lynde Selden III*
24 LYNDE SELDEN III

1 **[PROPOSED] ORDER**

2 The above STIPULATION AND [PROPOSED] ORDER CONTINUING ADR
3 COMPLIANCE and PLEADING DEADLINES is APPROVED.

4 1. The last day to file ADR Certifications and related Stipulations or Notices
5 shall be continued to July 27, 2016;

6 2. Defendants Frederick G. Acker, as personal representative of the Estate of
7 C. Paul Johnson a/k/a Chauncey Paul Johnson and Frederick G. Acker, as Trustee of the C. Paul
8 Johnson 2003 Trusts' deadline to answer, move or otherwise respond to the First Amended
9 Complaint shall be August 29, 2016.

10 **IT IS SO ORDERED.**

11 Dated: July 28, 2016.

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13 HONORABLE WILLIAM ALSUP
14 UNITED STATES DISTRICT JUDGE

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